From:
 Bury, Carolyn

 To:
 "Michael PINTO"

Subject: Request for Area 17 IM Monitoring Plan

Date: Friday, November 22, 2013 1:04:00 PM

Attachments: Nov 22, 2013 Request for GW Monitoring Plan Arkema East.pdf

Hi Mike,

Please let me know if you have any questions regarding the attached letter. Also, please add any other monitoring measures that you feel would be beneficial to observing the effectiveness of the IM, to the monitoring plan.

Carolyn

Carolyn Bury
Project Manager
U.S. Environmental Protection Agency
Remediation and Re-use Branch
Corrective Action Section 2 - LU9J
77 W. Jackson Blvd.
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312-886-3020 bury.carolyn@epa.gov



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 5 77 WEST JACKSON BOULEVARD CHICAGO, IL 60604-3590

REPLY TO THE ATTENTION OF:

November 22, 2013

LU-9

CERTIFIED MAIL 7011 0320 0006 0187 3569 RETURN RECEIPT REQUESTED and *via* email

Michael J. Pinto Legacy Site Services 468 Thomas Jones Way, Suite 150 Exton, PA 19341-2528 Re: Administrative Order on Consent U.S. EPA ID NO. MID 005 363 114 U.S. EPA Docket No. V-W-89-R-45 Pennwalt Corporation Site in Wyandotte, Michigan, aka Arkema East Plant

Dear Mr. Pinto,

This letter is a request that Legacy Site Services continue to sample the monitoring wells around Area 17 at the Arkema East Plant Site in Wyandotte, MI and to submit a monitoring plan to EPA. The sampling data are needed to evaluate the effectiveness of the DNAPL and groundwater containment/recovery/treatment interim-measure. The monitoring should be completed on a quarterly basis.

EPA understands that it had been Arkema's intent to routinely monitor the area should the interim measure be approved as a final measure. However, even as an interim measure, the remedy needs to be monitored for its effectiveness in achieving source reduction and control, to ensure that contaminated groundwater is being contained, removed and/or treated, and that contamination is not migrating to the Detroit river or to other off-site media, or to other areas of the Site. Please submit a monitoring plan proposal by December 20, 2013 that includes, at a minimum, the following information:

- 1) A summary of the Area 17 Interim Measure
- 2) Wells within the monitoring network and a figure showing their location
- 3) Information about the wells such as screening intervals
- 4) A cross-sectional diagram showing the wells within the hydrogeologic profile and where DNAPL has been measured
- Groundwater analyte list including VOCs, SVOCs, chromium, and lead
- 6) Corrective Action Objectives (CAOs) for the groundwater based on Michigan Part 201 criteria for non-residential property and the groundwater/surface water interface criteria, as available.
- 7) Observation of DNAPL and

The monitoring plan should include a description of the monitoring report content that includes, at a minimum, the following information:

- A table reporting the measured groundwater concentrations compared to the CAOs/GSI values
- 2) The above table should indicate any detection and/or measured concentration that exceeds a CAO or GSI value (for example using bold font or shading)
- 3) The narrative portion of the report should also highlight and describe any results exceeding the CAO/GSI values
- Measurements of any DNAPL (depth to water, depth to DNAPL, total depth, and DNAPL thickness), and
- 10) The report submittal schedule.

Additionally, please reference the approved SOPs for field collection and analytical methods in the monitoring plan.

If you have any questions, please contact me at (312) 886-3020.

Sincerely,

Carolyn Bury

Project Manager

Corrective Action Section 2

Caroly Bury

Remediation and Reuse Branch